DECLARATION OF RONALDO REYES - 1 AP Case No. 09-01345-KAO DWT 13944974v1 0036234-000029 Davis Wright Tremaine LLP

LAW OFFICES

Suite 2200 · 1201 Third Avenue
Seattle, Washington 98101-3045
(206) 622-3150 · Fax: (206) 757-7700

Ronaldo Reyes declares as follows:

- 1. *Identity of Declarant.* I am a Vice President for Deutsche Bank National Trust Company ("DB"). In my position as Vice President, I work on issues that require familiarity with, and access to, information in DB's possession regarding DB's role as Trustee of the Long Beach Mortgage Loan Trust 2006-1 ("Trust"). I have personal knowledge of, or have confirmed through my review of business records and discussions with appropriate personnel, the facts stated in this Declaration and know them to be true and correct. If called as a witness, I would be competent to testify to these matters.
- 2. **Note.** Exhibit A is a true and correct copy of the original Note executed by Steven Bateman and Virginia Lee ("Debtors").
- 3. **Deed of Trust**. Exhibit B is a true and correct copy of the original Deed of Trust dated December 2, 2005, executed by Steven Bateman and Virginia Lee, and recorded in the records of King County, Washington on December 9, 2005.
- 4. **Pooling & Servicing Agreement.** Exhibit C is a true and correct copy of the Pooling & Servicing Agreement ("PSA") dated as of February 1, 2006 (with certain appendices omitted, including the Mortgage Loan Schedule), which governs the Trust. DB acts as Trustee pursuant to the PSA. Long Beach Mortgage Company was the original Master Servicer under the PSA.
- 5. **Possession of Original Note.** DB was in possession of the original Note and Deed of Trust from December 21, 2005 until December 2, 2008. On December 2, 2008, DB sent the original Note and Deed of Trust to Master Servicer, as agent under the PSA, at 7757 Bayberry Road, Jacksonville, Florida via Federal Express.
- 6. Transfer of Subject Loan into Long Beach Mortgage Loan Trust 2006-1. I have reviewed the Mortgage Loan Schedule that identifies the loans that comprise the Trust, and which are governed by the terms of the PSA. The Debtors' loan was in fact transferred into, and became part of, the Trust in February 2006.

- 7. Lost Assignment Affidavit by Beneficiary. I have reviewed a copy of the Lost Assignment Affidavit by Beneficiary ("Lost Assignment Affidavit") executed by WaMu, on behalf of DB, in July 2007, and recorded in the records of King County, Washington at recording number 20090429001883. WaMu, as servicer under the PSA, was authorized to execute the Lost Assignment Affidavit on behalf of DB.
- 8. Limited Power of Attorney. Exhibit D is true and correct copy of the Limited Power of Attorney, whereby WaMu was authorized to act on behalf of DB relative to a variety of transactions, including without limitation, foreclosures related to loans held in the Trust.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

EXECUTED at Santa Ana, CA, this 5th day of February, 2010.

Ronaldo Reyes

EXHIBIT A

Loan Number: 3903246

NOTE

DECEMBER 2, 2005 [Date] COSTA MESA # 697071314CALIFORNIA
[City] [State]

3529 SW 98TH STREET, SEATTLE, WASHINGTON 98126
[Property Address]

1. BORROWER'S PROMISE TO PAY

In return for a loan that I have received, I promise to pay U.S. \$ 330,000.00 (this amount is called "principal"), plus interest, to the order of the Lender. The Lender is PLATINUM HOMES INC, A CORPORATION

I understand

that the Lender may transfer this Note. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder."

2. INTEREST

Interest will be charged on unpaid principal until the full amount of principal has been paid. I will pay interest at a yearly rate of 7.800 %.

The interest rate required by this Section 2 is the rate I will pay both before and after any default described in Section 6(B) of this Note.

3. PAYMENTS

(A) Time and Place of Payments

I will pay principal and interest by making payments every month.

I will make my monthly payments on the 1st day of each month beginning on FEBRUARY 1 , 2006 . I will make these payments every month until I have paid all the principal and interest and any other charges described below that I may owe under this Note. My monthly payments will be applied to interest before principal. If, on JANUARY 1, 2046 , I still owe amounts under this Note, I will pay those amounts in full on that date, which is called the "Maturity Date."

I will make my monthly payments at 600 ANTON BLVD. SUITE 1325, COSTA MESA, CALIFORNIA 92626 or at a different place if required by the Note Holder.

(B) Amount of Monthly Payments

My monthly payment will be in the amount of U.S. \$ 2,245.15

4. BORROWER'S RIGHT TO PREPAY

I have the right to make payments of principal before they are due. Any payment of principal, before it is due, is known as a "prepayment." A prepayment of only part of the unpaid principal is known as a "partial prepayment." A prepayment of the full amount of the unpaid principal is known as a "full prepayment."

If I make a full prepayment at any time during the first 2 year(s) of the loan, I may be charged a fee as follows:

If Noteholder receives a prepayment on or before the first anniversary of the date of the Note, the prepayment fee shall be $3.000\,$ %) of the original loan amount. If Noteholder receives a equal to THREE percent (prepayment after the first anniversary but on or before the second anniversary of the date of the Note, the prepayment fee shall 2.000 %) of the original loan amount. If Noteholder receives be TWO percent (prepayment after the second anniversary but on or before the third anniversary of the date of the Note, the prepayment fee shall N/A%) of the original loan amount. Thereafter, prepayment of the percent (Note shall be permitted without any prepayment fee.

The prepayment fee shall be payable upon full prepayment, voluntary or involuntary; including but not limited to a prepayment resulting from Noteholder's permitted acceleration of the balance due on the Note. Notwithstanding the foregoing, nothing herein shall restrict my right to prepay at any time without penalty accrued but unpaid interest that has been added to principal.

When I make a full or partial prepayment, I will notify the Noteholder in writing that I am doing so. Any partial prepayment of principal shall be applied to interest accrued on the amount prepaid and then to the principal balance of the Note which shall not reduce the amount of monthly installments of principal and interest (until reamortized as set forth in the Note at the next Payment Change Date) nor relieve me of the obligation to make the installments each and every month until the Note is paid in full. Partial prepayments shall have no effect upon the due dates or the amounts of my monthly payments unless the Noteholder agrees in writing to such changes.

5. LOAN CHARGES

If a law, which applies to this loan and which sets maximum loan charges, is finally interpreted so that the interest or other loan charges collected or to be collected in connection with this loan exceed the permitted limits, then: (i) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (ii) any sums already collected from me which exceeded permitted limits will be refunded to me. The Note Holder may choose to make this refund by reducing the principal I owe under this Note or by making a direct payment to me. If a refund reduces principal, the reduction will be treated as a partial prepayment.

6. BORROWER'S FAILURE TO PAY AS REQUIRED

(A) Late Charge for Overdue Payments

If the Note Holder has not received the full amount of any monthly payment by the end of the date it is due, I will pay a late charge to the Note Holder. The amount of the charge will be 6.000 % of my overdue payment of principal and interest. I will pay this late charge promptly but only once on each late payment.

(B) Default

If I do not pay the full amount of each monthly payment on the date it is due, I will be in default.

MULTISTATE FIXED RATE NOTE

(C) Notice of Default

If I am in default, the Note Holder may send me a written notice telling me that if I do not pay the overdue amount by a certain date, the Note Holder may require me to pay immediately the full amount of principal which has not been paid and all the interest that I owe on that amount. That date must be at least 30 days after the date on which the notice is delivered or mailed to me.

(D) No Waiver By Note Holder

Even if, at a time when I am in default, the Note Holder does not require me to pay immediately in full as described above, the Note Holder will still have the right to do so if I am in default at a later time.

(E) Payment of Note Holder's Costs and Expenses

If the Note Holder has required me to pay immediately in full as described above, the Note Holder will have the right to be paid back by me for all of its costs and expenses in enforcing this Note to the extent not prohibited by applicable law. Those expenses include, for example, reasonable attorneys' fees.

7. GIVING OF NOTICES

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by first class mail to me at the Property Address above or at a different address if I give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by first class mail to the Note Holder at the address stated in Section 3(A) above or at a different address if I am given a notice of that different address.

8. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guarantor, surety or endorser of this Note is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guarantor, surety or endorser of this Note, is also obligated to keep all of the promises made in this Note. The Note Holder may enforce its rights under this Note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note.

9. WAIVERS

I and any other person who has obligations under this Note waive the rights of presentment and notice of dishonor. "Presentment" means the right to require the Note Holder to demand payment of amounts due. "Notice of dishonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid.

10. UNIFORM SECURED NOTE

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Note Holder under this Note, a Mortgage, Deed of Trust or Security Deed (the "Security Instrument"), dated the same date as this Note, protects the Note Holder from possible losses which might result if I do not keep the promises which I make in this Note. That Security Instrument describes how and under what conditions I may be required to make immediate payment in full of all amounts I owe under this Note. Some of those conditions are described as follows:

Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person), without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

WITNESS THE HAND(S) AND SEAL(S) OF	THE UNDERSIG	GNED.	
STEVEN C. BATEMAN)	(Seal) -Borrower	VIRGINIA LEE SSN:	(Seal) -Borrower
	(Seal)		(Seal)
	-Borrower		-Borrower
SSN:		SSN:	
			[Sign Original Only]

Long house, Nothe order of Joseph Jos

ALLONGE

LOAN#: 3903246

Borrower(s): STEVEN C. BATEMAN, VIRGINIA LEE

Property Address: 3529 SW 98TH STREET, SEATTLE, WASHINGTON 98126

Principal Balance: \$330,000.00

Loan Date: DECEMBER 2, 2005

PAY TO THE ORDER OF

LONG BEACH MORTGAGE COMPANY

LONG BEACH MORTGAGE

Without Recourse

Name: PLATINUM HOMES INC Company

EXHIBIT B



After Recording Return To: PLATINUM HERES INC. 605 ANTON BLAD. SUITE 1325 COSTA MEDIA, CALIFORNIA 92886 Loan Number: 3903046

Cractor(s) (Lest same (tost, then that have and lambda):

1 BATERNAN, STRVEN C.

2 LER, UTROTATA

3.

3.

4.

5.

6.

Additional names on page of document.

6.

Cractor(s) (Lest same (tost, then that have near and lambda):

1. PLATERNA HOMER TAY

2.

4.

5.

6.

Additional names on page of document.

1. PLATERNA HOMER TAY

3.

4.

5.

6.

Additional names on page of document.

1. PLATERNA HOMER TAY

3.

4.

5.

6.

Additional names on page of document.

1. PLATERNA HOMER TAY

3.

4.

5.

6.

Additional names on page of document.

1. PLATERNA HOMER TAY

4.

5.

6.

Additional names on page of document.

1. PLATERNA HOMER TAY

5.

6.

Additional names on page of document.

1. PLATERNA HOMER TAY

6.

Additional names on page of document.

4.

Assessor's Property Tax Parcells) or Account Number(s): U0370U3190

8.

8.

Reference Hunder(s) Assigned or Released:

1.1 Additional references on page of document.

1.2 Additional references on page of document.

Description: King,WA Document-Year Month Day,DocID 2005.1209.2101 Page: 1 of 17 Order: TjH Comment:



DEFINITIONS Words used in multiple sensions of this document are defined below and other words are defined in Sections 3. \$1.13.18, 23 and 21. Certain rules regarding the usage of words used in this donument are also provided (A) "Security Instrument" means this document, which is dated DECEMBER 2. 2005 lagether with all Riders to the document (B) "Sorrower" is \$\text{TEXTISTED TO THE TOTAL TEXT TEXT TO THE TEXT TEXT TO THE TEXT TO THE TEXT TEXT TO THE TEXT TO T XXXXXX STEVEN C. BATEMAN AND VINCINIA T. LEE, HUSBAND AND DIFE Borrower is the truster under this Security Instituteits. (C) "Lender" is FLATINUM HOMES THE Lunder Ica (YSRP/SRRT: OH organized: Canact to Independent Common and Canact to Bown of Washington Education address is 600 Nations Bend Builts 1325. Costa Mesa, California 7262. Leader is the peneticiary under this Security Instrument. Leader is the benchizary under the Security Institution of the Transcott of FIRACCIAE TUPLE 25201 FIREDO DE ALLCIA #122, LAKRINA HILLS, CALIFOFMIA 92653 . 453 "Nute" means fice promissory nore signed by Burrower and dated DECEMBER 2, 2005 . The Nute states that Burrower owes Londer THERES HUNDRAND THIRTY THOUGHD AND OUT 100 plats files. Burrower owes Londer THERES HUNDRAND THIRTY THOUGHD AND OUT 100 plats files. Burrower has promised to pay this debt in regular Periodic Psystems and to pay the debt to fall not later than JANITARY 1, 2046 . [47] "Property" means the property that it described below under the heading "Transfer of Rights in the Property". Frogery: Teopers and the debt evidenced by the Nose, plus inserest, any prepayment charges and late charges the under the Nose, and all sunse due under this Security Instrument, plus interest. (H) "Riders" unears all Rities in this Security Instrument that are executed by Borrower. The following Riders are to be executed by Borrower [check box as applicable]: | Consummant Rider | Second Home Rider | Other(s: specify) | Streets Plannet Rider | Other(s: specify) Adjustable Rate Rider Condonuatem Rider Hailmon Rider L4 Family Rider (f) "Applicable Law" means all controlling applicable federal, state and local statutes, regolation, undiractes and administrative to es and erders (this base the effect of raw) as well as all applicable final. non-appealable judicite opinions (f) "Community Association Durst, Feet, and Assessments" means all durst feet, assessments and other charges that are imposed on Borrower or the Property by a condominism association, homeowners association of itentian organization.

Description: King,WA Document-Year,Month,Day,DocID 2005.1209.2101 Page: 2 of 17 Order: TjH Comment:

WASHINGYON-Single Family Family Manyfreddia Mak UNRFORM INSTRIMEN | Docksopic effections are a served from 3048 1/01

(N) "Riectronic Funds Transfer" means my number of funds, when then a transaction originated by check draft, or shutter paper increment, which is infined through an electronic terminal, telephonic instrument, computer, or tragencia may to act to order, instruct, or authorbes a function in debt or credit as extent. Such some includes, but is not finding to, point-of-sale transfers, automated either machine transactions, transfers latituded by telephone, wire transfers, and automated charmaghouse transfers.

(M) "Miscrillaneous Pronzeds" means any compensation, settlement, award of damages or proceeds part by any third party (other than insurance proxects gald under the coverages described in Section 5) for: (3) damage to, or destruction of the Property. (the codemination or other taking of all or any part of the Property (40) conveyance in flee of condemnations; or five inter-sense and/or condition of the Property.

(M) "Marriage Insurance" means invarance passenting t ander against the nonpayment of, or default on, the Loan.

(b) "Mortgage Insurance" means inscratter processing cases in against as experiments of the Loss.
(d) "Probable Payment" means the regularly scheduled emocal due for (i) principal and universit under the Note, plus (ii) any amounts under Section 3 of this Security Instrument.
(PR "REPA" remotes the Real Estate Settlement Processes Art (12 U.S.C. \$260) or seq.) and to implementing regulation. Regulation at \$24 C.F.R. Particular, althey night be amended from time to unit, or any additional or successal legislation or regulation that giverous the same subject matter. As used in this Security Instrument. "REPA" refers to all requirements and restrictions that are imposed to regard to a "Referrally related mortgage from" even if the Loss does not qualify as a "federally infaired mortgage from".

moder RISSA.

(O) "Successor in Interest of Horrower" mean any party that has taken the to the Property, whether or not fast party has assumed Borrower's oldinations under the Note and/or this Security Instrument.

TRANSFER OF RIGHTS IN THE PROPERTY

ariss Security instrument are tries to hander. (I) the repayment of the Loon, and all renewals, extensions and modifications of the Rious, and 100 the performance of Borrower's covernance and agreements under this Security bearmoned and the Note. For this purpose, forceover brevoodily grants and enterprise Trustice is read, with nowar of soft, the following described properly located in the OCUPTY

OCUPTY

If the soft breaker level their

Dyge of Stock beginned. Stock OFF ATTACHED (STOCK) A A. F. S. St. ON 37 -0-01 -0

(Change ist electeding footschingen)

TVASHINGTEN-Surge Formy-in one sharf tedds, titler start PROS (MSTH) MEN Declarer (Primers supres forms 504 5 101

Description: King, WA Document-Year Month Day. DociD 2005 1209.2101 Page: 3 of 17 Order: TjH Comment:

which currently has the address of 1829 SW 98TH STREET

Washington 96126

("Property Address").

TOGETHER WITH all the improvements new of hereafter exected on the property, and all necessors apportenances, and factors now of hereafter a part of the property. All replacement and additions shall also be covered by this Security instrument. All of the foregoing it referred to in this Security instrument at the

HORROWER COVENANTS that Bestrower is lawfully seried of the estate hereby conveyed and has the right to grant and convey the Property and tout the Property is unencondered, except for encumbrances of rotord. Bestrower warrants and will defend generally the fills to the Property against all claims and demands, subject to may encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for authoral use and run uniform coverents with limited variations by jurisdiction to constitute a earliern security instrument covering rest

UNIFORM COVENANTS. Borrows and Leader covenant and agree as follows.

1. Payment of Principal, interest, Exerow Items, Prepayment Charges, and Lete Charges. Rorrower shall pay when due the principal of and interest on, the delse soldeneed by the Note and any properson charges and late charges the under the Note. Borrower shall also pay fracts for Exerow Items personant to Section 3. Payments due under the Note and this Security Jastrament shall be under in U.S. currency. However, if any check or other instrument received by Lender as payment ender the Note or this Security Instrument is returned to Lander mapsed, Lender any require that any or old subsequent payment due under the Note and this Security Instrument be made to one or more of the following forms, as selected by Lender: (a) craft feel following forms, as selected by Lender: (b) cush; (b) money order: (c) certified thest, bank check, creasurer a check or craftler's check.

by Lender. (a) reals; (b) money order; (c) restlient check, hank check, avasturer scheck or combine's check, provided any such check is drawn upon an institution whose deposits are leasured by a federal agency, instrumentarity, or entity; or 10 Steterostic Fleads Transfer.

Paymoris are desemed received by Lender when received at the location designated to the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may extern any payment or partial payment for partial payments are insufficient to bring the Locat current, either may accept any payment or partial payment insufficient to bring the Locat current, without writer of any rights horounder or projudice to its rights to refuse each payment payment payments in the finture, but Lender is not obligated to apply such payments at the time such payment are accepted. If each Partiotic Payments expliced as of its scheduled due due, then Lender meet not pay interest on anapplied funds. Lender may hold such unapplied funds until Borrower there not bring the Locat current. If Borrower there not not so within a reasonable period of they. Lender stell either apply such facility. on anapping funds. Lender may hold such imagelief funds and Borrower makes payment to bring the Louis current. If Borrower uses not do so within a reasonable period of time, Louist stadl either apply such from return them to Borrower. If not applied entire, such funds will be applied in the customing principal belance under the Nine immediately prior to foredours. No offset or cause which Borrower might have so in the feather agent it lender shall return Enterwise from making payments due under the Nich and this Security Instrument or performing the covanies and agreements secured by its Security Instrument.

2. Application of Payments or Proceeds. Eacept as otherwise discribed in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of pulsority: (a) interest of under side Note. (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be

WAS RESTOR - Single Facility Facilità Montfrección Mar UNIFORCA (INSTRUMENT) DUCASQUE CHIERGE MONSTREAM
From 1946 1/01

Description. King, WA Document-Year. Montn. Day. DocID 2005.1209.2101 Page: 4 of 17 Order: TiH Comment:

applied in each Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to late sharges, second to any other amounts due under this Security instrument, and then to reduce the principal balance of the Note.

I Lender receives a payment from Borrower for a deliquator Periodic Payment which includes a sufficient smoonet to pay any late charge due, the payment may be applied to the definquent sayment and the late charge. If more than one Periodic Payment's outstanding, Lender may apply any payment received from Borrower to the responsed of the Periodic Payment's it, and to the releast that, each payment turn be paid if to the extensibility payment for one ar more Periodic Payments, such excess may be applied for the full payment of one ar more Periodic Payments, such excess may be applied first to any prepayments shall be applied first to any prepayments charges and then as described in the Note.

Any application of payments, investment processis, in Mixedianceus Faocetics to paintipal due ander

Periodic Popriesas, such excess may be applied to any late closures due. Voluntary prepayments shall be applied first to any prepayment charges and then as described in the Noise.

Ary application of payments, internet proceeds, or Mixellaneous Faceretis to paintipal due under the Noise shall not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Faints for Energy Bress. Borrower shall pay to Londor in the day Particult Payments are due under the Noise, until the Noise is paid in full, a sum the "Funds") to provide for payment of amounts due for: (it into an dissessments and other items which can amou priority over this Security Instrument as a tien or excumplement can be Property. (b) leasahold payments or ground reats on the Property of the learned premisents. If any, or any suma payable by Borrower to Lendor in lieu of the payment of Mortgage Insurance premisents. If any, or any suma payable by Borrower to Lendor in lieu of the payment of Mortgage Insurance premisents in accordance with the provisions of Section 10. These items are called "Excrow Herns." At origination or at any time during the term of the Loan, Lender may require that Community Association Dues, Pres. and Associations, if any, he scenaved by Borrower, and such dues, frest and assessments shall be an Escrow little. Borrower shall pay Lender the Funds for Escrow them suffers of amounts to be pard under this capt the Funds for any or all Escrow litems. Any such water may only be in writing. In the event of such water, forcewer shall pay Lender the Funds have been payable, the amounts due for any Secrow leans for which payment of Funds has been weived by Lender and in Lender requires, shall furnish to Lender review evidencing such payment of Funds has been weived by Lender and factored us be accordant to be accordant or being the total eventual of a payment of Funds has been weived by Lender and there may emply be in writing. In the event of such water, payment and to provide revolution that the payment and one make turn payments and to provide recognizability of all purposes to destinct to be a Covenant and agreement contained in this Security instantors, as the gibbase "covenant and agreement" to use of the Sections I positioners, as the gibbase "covenant and agreement" to use of the Sections I Borrower and Borrower faith to pay the amount due for an Excrow titem, Leader may executive its rights under Section 3 and pay such amount and Borrower faith then be childrand under faith of the children due to the faith of the children and the sections 8 to rasp its Leader may anch amount. Lender may revoke the weight and to may or all bactraw being at say time by a restrict given in accordance with Section 5 and is. Borrower shall pay to Lender all Punds, and to such amounts, that are then required under this Section 3.

under this Section 3.

Londer may, at any times, collect and build Festeds in an amount (a) sufficient to pervati Lender to apply
the Funds at the time specified under RESPA, and (b) nee to excised the maximum amount a lander can
require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and
reasonable estimates of expenditures of future Secreta items otherwise in accordance with Applitable Law.
The Funds shall be held in an institution whose deposits are insured by a federal agency,
institutionability, or entity (including Lender, if Lender is an institution whose deposits are sincured) or in
any Federal Home Lone Bank. Lender shall apply the Funds up the Excrete mens to later than the time
sextified under RESFA. Lender shall not charge Bottower for holding and applying the Funds, assurably
analyzing the excrew account, or verifying the Escrew feats, tables Lender pays Borrower inharest on the
Funds and Applicable Law permits Lender to make such a charge. Unless an agreentent is made for writing

WASHINGTON Shape Facility Series block rection blue. INFORM INTERNATION COMMENC CHARGE CHARGE COMPANY AND THE PART 1967 1967 AND THE PART 1967 1967 AND THE PART 1967 1967 AND THE PART 1967 AND

Description, King, WA Document-Year Month Day, DocID 2005, 1209, 2101 Page: 5 of 17 Order: TjH Comment:

or Applicable Law requires interest to be paid in the Funds. Lender shall not be required to pay Sorrower any interest or earnings on the Funds. Surrower and Leader that agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge an annual accounting of the Funds. as required by RESPA

If there is a carpine of Punch held in excress, as defined under RESPA, Lender diall necroses to

as defined under RESPA. Lender shall necrow, as defined under RESPA. Lender dual account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in sycrow, as defined under RESPA. Lender shall notify Borrower as required by RESPA, and Borrower for large terms are required by RESPA, and Borrower shall pay to Lender the RESPA. Lender shall notify payments. If there is a deficiency of Funds held in excrow, as defined under RESPA, but in no more than 12 monthly payments. If there is a deficiency of Funds held he excrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount accessary to make up the deficiency in accordance with RESPA, but in so more than 12 monthly payments. Upon payment in full of all same accured by this Security Instrument, Lender shall promptly refund to Borrower any Study held by Londer.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines, not impositions surrivabile to the Property Maleit can attain priority over this Security Instrument, Lendershall payments or ground retar on the Spoppity, if any, and Commently Association Duar, Pees, and Assessments, if any. To the extent that these homes are fixency litters which has priority over this Security instrument and section 3. Borrower shall in onepthy discharge any lites which has priority over this Security instrument and assistances, (a) agrees in artifug to the payment of the obligation secured by the lites in a manner occeptable to Lender, but only as long as Borrower is performing that agreement; (b) contests the liet to good fairly or defined against advortement of the lite in a proceeding with a proceeding with a Lender subscription under the proceeding with a lender to proven the enforcement of the lites in good fairly or defined against advortement of the lites in good pairly or defined against advortement of the lites in proceedings with a proceeding with a Lender may lender subscription when the feet to pr

of the sections set form above in this Section is.

Incider any require increment pays a one-time charge for a real extant nay verification and/or reporting service used by Lender is connection with this Luan.

S. Praperty Insurance. Borrower shall have the improvements now existing or hereafter erected on the Property insured against loss by fire, brazack included within the term "estended coverage," and any other hazards including, but not institut to, earthquakes and floods, for which Londer requires insurance. This four-trees shall be maintained in the strought (including deductible testes) and for the periods that Lander requires, who Londer requires present on the preceding sentences can change during the term of the Londer. The insurance curier providing the insurance shall be chosen by Borrower subject in Lender's regist to disapprove Borrower's choice, which right shall not be exercised mirrower subject in Lender's regist to disapprove Borrower's choice, which right shall not be exercised interestination. Lender may report Borrower to pay, in connection with this Lone, either: (a) a new time charge for flood cone determination and certification. Borrower shall also be responsible for the payment of any fers subspaced to the response of the payment of any fers. imposed by the Federal Emergency Monagement Agency in connection with the review of may flood and determination resulting from an objection by Burrower.

If Burrower falls to maintain any of the overage described chave. Lender may obtain masurance currenge of Lender is option and Burrower a expense. Lender is under no obligation to purchase my particular type or amount of overage "Electrics, such overage "Electrics and overage shall cover Lender, but might not might or might o

PLASHINGTON-Single Family Family France Manifematic Mac UNIFONN INSTRUMENT Document (Standard Standard Standard

Description: King,WA Document-Year Month Day DocID 2005.1209.2101 Page: 6 of 17 Order: TiH Comment:

or liability and might provide greater or laster coverage than was previously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that Eortower could have obtained. Any meaning disbursed by Lander under this Section S shall become additional data of Foreneer secured by this Section's January. There assumes shall been interest the Roter rate from the date of disformation and shall be payable, with such interest, upon notice from

at the Note rate from the date of distancement and shall be payable, with such interest, upon notice from Lander to Borrower requesting payment.

All insurance spokies required by Londer and reasonable of such policies shall be subject to Lender's right to disapprove such policies, shall include a standard mortgage clause, and shall have carried as needing ages and/or as an additional loss payer. Lender shall have the right to hold the policies and remove a needing shall be described by the same certificates. If Lender respons, Retrovershall promptly give to Londer all receipts of paid premiums and removes multiple to describe the continuous and removes multiple to describe the continuous and the same Lender as mortgage and/or as an additional cass payer.

In the event of laws, Burtower shell give prompt notice to the insurance currier and Lender may make prompt of reps if not made prompts by Burtower. Unless Lender and Burtower observed in verting, any bearance proceeds whether or not the underlying humance was required by Londer, shall be applied to restands to repair of the Property, if the restoration or repair is economically featible to right to the stream of the restoration of repair is economically featible to repair of the property.

he applied to restoration to require of the Property, if the remoration or repair is economically featible and Lender's security is not restored. During such repair and restoration period, Lender shall have the right up hold such insurance proceeds and il-lender has had an opportuality to insept such repairs to ensure the work has been completed to Lender's substanction, provided that such impaction shall be endertaken proceptly. Lender may disburse proceptly lender may disburse proceptly of the substance proceeds for the requires and restoration in a single payment or in a serious of progress substances to be paid on such insurance proceeds. Lander shall not be regulared to pay borrower any interest to carriage on such proceeds. Foco for public shutsers, or other third parties, retained by Borrower shall enter the parties in sort economically feasible or Lender's security would be besined, the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or regain is not economically feasible or Lender's security would be besined, the insurance proceeds and shall be the sole obligations of Borrower. But the content proceeds shall be applied in the sum secured by thits Security Insurances, whether or not sten due, with the excess, if any, pold to Borrower. Such insurance proceeds shall be applied in the order provided far or Section 2.

If Borrower is not become and the proceeds shall be applied in the order provided far in Section 2.

If Borrower is not such a rizon, then Lunder may be applied in the Cartier. The 30 day period with page in white event and the notice in a rizon, then Lunder may responsive and settle any available insurance carrier has differed to sectle a rizon, then Lunder may responsive and settle the Cartier. The 30 day period with

carrier hat offered to see the a charm, then Lunder may negotiate and settle hat cuttin. The 3D day period will begin when the notice is given. In citizen event, it is booker acquires the Property code: Section 22 or decrease. Becomes received a sugar as Lunder (a) Borrower; rights to any insurance proceed in an amount not to exceed the amounts unput ander the Note or that Security Instrument, and ob) any other of Borrower a rights inform than the right to any refund of uncarned pressions point by Security Instrument, and ob) any other of Borrower's rights informating the Property, montar as much rights are applicable to the coverage of the Property. Lunder now use the neutrance proceeds either to repair or restore the Property or to pay emocuts unpaid under the Note or this Security Instrument, whether or not then that.

6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 80 days after the assection of this Security Instrument and shall condition to occupy the Property as Borrower shall occupy, establish, and the the Property as Borrower's principal residence of the Security Instrument and shall condition to occupy the property is Borrower shall occupantly in the Security Instrument and shall condition to occupy the other of the Security Instrument and shall condition to occupy the control of the Property withheld, or unless externating cutuminances reals which are beyond Borrower's control.

7. Procurvation, Maintenance and Protection of the Property; Inspections. Borrower shall not instruct, chause or impair the Property, allow the Property to deteriorate or consult waste on the Property Whether or not Bossower is residing to the Property. Borrower shall maintain the Property in order to

WASHINGTON Single Family-Family MacFredow Mas UNIFORM INSTRUMENT Dockman Street Wilder (VC) Page 7 of 10 meter dockman commands com

Description: King,WA Document-Year Month Day DocID 2005.1209.2101 Page: 7 of 17 Order: TjH Comment

percent the Property from detectorating or decreasing in value due to its condition. Unless it is determined purvainal to Section 5 that repair or restoration is not economically fastilite. Sorrower shall prumptly repair the Property if damaged to avoid further detectoration or damage. If insurance or condensation processis are paid in consistent with damage to, or like taking of, the Property. Borrower shall be responsible for are paid in connection with damage to, or the taking of, the Property. Bostower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. I ender may disheres proceeds for the repairs and restoration in a single payment or at a teries of progress payment as the work is completed. If the insurance or condentation proceeds are not sufficient to require or restorate the Property, Borrowers and relieved of Borrower's obligation for the completion of such repair or restorate to England and the property of the prope

for lattled to provide Lender with months interested in the Property and Rights Under this Security Institutions.

By Protection of Lender's Interest in the Property and Rights Under this Security Institutions.

Protection of Lender's Interest in the Property and Rights Under this Security Institutions, it is a legal put-coaling the origin segnificantly affect Lender's interests the Property and origins institution in a proceeding to lender the interest in the Property and origins repair control or the Society Institution of authorized under this Section 5.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rure from the date of disbursoment and shall be payable, with such interest, apon notice from Lender to Borrower respecting.

preynance.

If this Security Instrument is no a teambook, Borrower shall comply with all the provisions of the base.

If Electrower acquires for take to the Property, the heavehold and the fee title Shall not marge unless Lender. o the merger in writing.

agrees to be merger in writing.

18. Mortgage input atter, B Leader required Mortgage insurance as a condition of making the Loan, Borrower shall got its premiums required to maintain the Mortgage Insurance in effect. If for any reason, the Mortgage Insurance mortgage insurers that the mortgage insurance mortgage in

WAS HIGTON-Single Forely Funds Modificated MacDiff ORM HISTRIAN; N Docklapic Efforting success the Fores 3048 (AC)

Description: King, WA Document-Year Month. Day. DocID 2005.1209.2101 Page: 8 of 17 Order: TjH Comment:

substantially equivalent to the Morigage Insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the Morigage Insurance previously in effect, from an alternate morigage insurance previously in effect, from an alternate morigage insurance exceeded by Lender. If substantially sprittenian Morigage insurance coverage is not available, Borrower shall continue to pay to Lender the amount of the suparately designated payments that were due when the insurance coverage exceed to be 1 a offect. Lender will accept, use and rotatin these payments in a man-refundable insurance. Such loss reserves hall be moriganted to pay Borrower any interest not fast the Loan in ultimately paid in full, and Lender shall not be required to pay Borrower any interest not earnings on such loss reserve. Lender can be longer required to recoverage if in the amount and for the period that Lender required whether the success available, in advantage, and the lender required Morigage Insurance as condition of making the Loan and Borrower was continuous. If these required Morigage Insurance is a condition of making the Loan and Borrower was continuous experience successed insurance more effect, or to provide a non-refundable loss reserve, until Lender's requirement for Morigage Insurance ents for accordance with any written agreement necessarily accordance with any written agreement necessarily and Lender's requirement for Morigage Insurance ents for accordance with any written agreement necessarily to rower and Lender's providing for each termination or unit termination of the provided in the Nate.

required by Applicable Low. Nothing in 18th Section 10 arrects necrower studgeton to pay interests the provided in the Note.

Mostgage lustrouse constitutes Londer for any untity that purchases the Note) for certain issues it may incur if floreover does not repay for Luan as agreed. Borrower to not a party to the Mortgage Insurance. Mostgage Insurance available their tend title on all such insurance is furire from dose to time, and may unter into agreements with other parties that shares or modify their title, or reduce locate. These agreements are on terms and conditions that are satisfactory to the mostgage insurar and the other party (or parties) to those agreements. This e agreements may require the mostgage insurer to make payments using any source of funds that the mostgage insurer may have available (which may include funds obtained from Murigage

of funds that the mortgage insurer may have available (which may include funds obtained from Murigage Insurance premiums).

As a result of these-agreements, Londer, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive from (or might be characterized as) a portion of Borrower's payments for Mortgage Insurance, it exchanges from starting or mortifying the neutroge insurer's risk, as reducing losses. If such agreement provides that an affiliant of Lender takes a share of the history risk in exchange for a share of the producers paid in the insurer, the arrangement a other intone "captive colourance." Furthers

[a] Any such agreements will not affect the amounts that Burrower has agreed to pay for all the producers and the Leans. Such agreements will not native the internal to the foreign of the producers and the captive relative will be a preferred. By Any such agreements will not affect the rights Burrower has any referred.

[b] Any such agreements will not affect the rights Burrower has any referred.

[b] Any numbers under the Homeownerser Furthershall Act of 1988 are any other law. These rights may include the right as receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance promitions that were uncarried at the time of such cancellation or termination.

11. Assignment of Niscollaneous Proceeds; Facfeture. All Miscollaneous Proceeds are herely ansigned on and shall be pold to Lender.

11. Assignment of Miscolanceus Proceeds, recreative. 21 Machinistics Proceeds are recry assigned to make that the part of the Every is damagned, such Miscollaneous Proceeds shall be applied to restoration or repair to the Property, if the restoration or repair to consomically feasible and Lender's accurity is not bessened. During such repair and restoration period, Lender shall have the right to invide such Miscollaneous Proceeds until Lender has had an apportunity to inspect such Property to conserve the work has been completed to Lender's saidsfurction, provided that such inspection shall be undertaken promptly. Lender may pay for the repairs and

WASHINGTON Single Family - Family Microff reddie Micro UNIFORM INSTRUMENT Bookings (Charles document from 1954) 153

Description: King, WA Document-Year Month Day DociD 2005.1209.2101 Page. 9 of 17 Order: TJH Comment:

restoration in a single distinsument or in a sories of progress payments as the work is completed. Unless an agreement is saided in writing or Applicable Live requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to pay Berrower any interest or earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or Lender's security would be instanted the Miscellaneous Proceeds while the applied to the sound section by this Security Instrument, whosher on the date, with the excess if any, post to Borrower. Such Miscellaneous Proceeds shall be applied in the earlier provided for in Section 2.

In the execution of the Action 2.

is not provided to the secular of the second of the first invalue of the Property, the Miscellaneous Proceeds stated by a notal taking, destruction, or line in value of the Property, the Miscellaneous Proceeds stated by applied to the same accurred by this Security Instrument, whether or not then due, with the excess

Is the event of a positive toking, destruction, or loss in value of the Property is which the falt anathor value of the Property immediately before the partial taking, destruction, or loss in value sequal to ar greater than the amount of the sums secured by this Security instrument immediately before the partial taking, destruction, or loss in value, on these Serower and Leader otherwise agree in verifing, the sums secured by this Security instrument immediately before the partial taking, destruction, or loss in value, and the reduced by the amount of the Miscollaneous Proceeds multiplied by the Fullerating fraction. (a) that total amount of the sums secured immediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately before the portial taking, destruction, or loss in value of the partial taking, destruction, or loss in value of the Property immediately before the partial taking, destruction, or loss in value is less than the sention of the toms secured immediately before the partial taking, destruction, or loss in value is less than the sention of the toms secured immediately before the partial taking, destruction, or loss in value is less than the sention of the toms secured immediately before the partial taking, destruction, or loss in value is the Burtower and Lender inheritorie agree in vertice, the foreign the partial taking and taking and the senting of the Destruction, or loss in value, and the Burtower and Lender inheritorie agree in vertice, and the senting the senting of the toms of the toms secured by this Security Instrument whether or not the sums are then due.

If the Property is simulated and proceeds of the content of the sums are then the senting the party and apply the Associlaneous Proceeds after to restoration or report of the Property or in the value secured by this Security Instrument, whether or not that date the not of secured by this Security If any, paid to Bortower. in the event of a parist taking, destruction, or loss in value of the Property in which the fall market

Borrower Miscellanous Proceeds or the nexts against where noteower has a right to actous in regard to Miscellanous Froceeds. Borrower shall be in default it any action or proceeding, whether civil or cristinal, is began that, to Lendor's judgment, could result in forfeiture of the Property or other material implement of Lendor's interest in the Property or rights under this Security Instrument. Borrower can cure such a default and, if securisation has occurred, relations as a provided in Section 19, by couring the action or proceeding to be distinsted with a reling that. It Lendor's judgment, procludes forfeiture of the Property or other natural impairment of Lendor's interest in the Property or rights under this Security Instrument. The proceeds of any award or claim for dunages that are shifteetable to the lappairment of Lendor's interest in the Property are hereby assigned and shall be paid to Lendor.

All Miscellanous Proceeds that are not applied to reasonation or repair of the Property shall be applied to the order previded for in Section 2.

12. Borrower four Reckascil: Portherrance By Lendor Not a Weiver. Extension of the time for payment or modification of monthastion of the number and this Security Instrument granted by Lendor to Portrower or any Successor in Interest of Enterest of Borrower shall not persist to release the institity of Borrower to any Successor in Interest of Enterower. Lendor that the face for payment or salterwise modify amortization of the sums secured by this Security-Instrument by reason of any dersand unallo by the original amortization of the sums secured by this Security-Instrument by reason of any dersand unallo by the original

WASHINGTON Suge Fandy -Fanne Manif educ Mic UNFORM INSTRUMENT Contract Elegans accounts to Page 10 of 19

Description: King, WA Document-Year, Month. Day. DocID 2005.1209.2101 Page: 10 of 17 Order TjH Comment:

Borrower or any Successors in Interest of Borrower. Any forbasiance by Lender in exercising any right of temedy including, settions limitation, Lender's acceptance of payments from third persons, entitles or

rousedy including, without limitation, I ender's acceptance of payments from third persons, metries or Successors in Interest of Bortower part in amount less than the animal fine that, shall not be a malves of an preclipte the exercise of any right or remainer.

13. Joint and Several Liabidity: Co-signers Successors and Assignt Bournel. Bortower co-sings this Security Instrument but deep not execute the Note (2 "Co-signers"). However who co-signs this Security Instrument only to mortgage, grant and curvey the co-signer's instrument only to mortgage, grant and curvey the co-signer's instrument only to mortgage, grant and curvey the co-signer's instrument only to mortgage, grant and curvey the co-signer's fine the Property tender theretay of this Security Instrument. (b) is not personally obligated to pay the sums sociated by this Security Instrument, and (c) agrees that Lender and any other Bortower can agree to extend, modify, forther or make any accompanied tions with regard to the serves of first Security Instrument or the Note without the co-signer's consent.

consent.

Subject to the provisions of Section 18, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain all of Borrower's right; and borrolits under this Security Instrument. Borrower shall not be released from Borrower's obligations and lability under this Security Instrument unless Lender agrees to such release in writing. The coverants and agreements of this Security instrument shall had fexcept as provided in Section 20) and benefit the successors and assigns of Lender.

18. Loon Charges. Lender may charge Borrower fees for savvices performed in reconcertion with Borrower's shall, for the purposes of proceeding Lender's interest in the Property and rights under this Security Instrument, lending, but not lantical to attentively fees, property important and valuation fees larged to any other fees, the absence of express authority in this Security Instrument to their per opening the to Borrower's hall not be construed as a probabilities on the charging of such for Lender may not charge

an regard to any other seek, the absence of express aumority in the Security instances to energy aspectac-bee to Borrower shall not be construed as a probabilitien on the charging of such for. Leader may not charge feek that are expressly morabilized by falls Security functioned or by Applicable Law. If the Lame is subject to a law which sets maximum loss charges, and that law is Bustly interpreted so that the interest or other hear charges collected or in the collected in connection with the Lame exceed the function. Then, the second content of the collected of the collected in connection with the Connection that the connection function than the connection for address that the connection for the connection for the connection function. Due the interest or other lear tharges collected or in the collected in connection with the Luon exceed the generated itunis, then, (a) 203, such host charge shall be reduced by the amount necessary to reduce there is no the permitted limit; and (b) my mass already collected from Borrower which a wereafted permitted limits will be refused to Borrower. Lender may choose to ranke this refused by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refused by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refused reduces principal, the reduction will be tracted or a partial prepayment without any programment charge (by provided for under the Note). Borrower's acceptance of any such rufused made by direct payment to Borrower will constitute a watvor of any right of acion Borrower might have acting out of such owercharge. Is, Nutles and Any notice to Borrower in connection with this Security Instrument shall be deemed to have been given to Borrower when maked by Cirst class mail or when actually delivered to Borrowers unless Applicable Law cognessity requires atherests on the constitute nation to all Borrowers unless Applicable. Law cognessity requires atherests by notice to Lender of Borrower's classes. If Lunder operation a procedure for reporting Borrower's change.

Borrewer has designated a substitute matter address by notice to bettern. Bettevier had promptly many, thender of Borrower had promptly many, thender of Borrower shall only report a change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at any one time. Any notice to Lender shall be given by delivering it or by multing it by first class such is Lender's address stated herein and the state of th

WASHINGTON-Single Family-Parmu MaelFjedde Mic JMIFORM INSTRUMENT Docklage (Charries 600 est car Form 3045 1-01

Description: King, WA Document-Year. Month. Day. DociD 2005. 1209. 2101 Page: 11 of 17 Order: TjH Comment:

required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.

18. Coverning Law: Severnibility: Rades of Construction. This Security Instrument wind be governed by federal law and the law of the Javadiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirement and limitations of Applicable Law Applicable Law night explicitly or implicitly allow the particle to agree by contract or in might be sitent, but such shorts that the construction is a probabilition against agreement by contract in the event that any provision or clease of the Security Instrument or the Nate conflicts with Applicable Law, such conflicts with Applicable Law, such conflict shall not affect other provisions of this Security Instrument or the Nate conflict can be given effect without the conflicting provision.

effect without the coefficient provision.

As used in this Security instrument, (a) words of the mascaline gender shall mean and include corresponding meter words to words of the fermining gender; (b) words in the singular shall mean and include the plant and vigo versa; and (p) the word "may" gives sole that retion without any obligation to take

any ortion

17. Burrower's Copy. Burrower stall be given one copy of the Note and of this Security fustrament.

18. Transfer of the Property or a Beneficial Interest in Borrewer. As used in this Section 18, Tosterest in the Property intense any legal or beneficial interest in the Property. Including, but not limited to, those beneficial interest in transferred to a bond for deed, contains for deed, installment sides contract or excrow agreement, the intent of which is the transfer of title by Burrower as a future date to a purchaser. If all or any part of the Property or any festeres in the Property is sold or transferred; for If Burrower is not a natural person and a beneficial interest in Burrower is sold or transferred) without Lender's prior written consent. Lender may require transitions payment in full of all some secured by this Security Instrument, indexery. By matton shell got be secured by Lender if wash exercises is muchalised.

instrument, time-ever, this option shall not be exercised by Lender if such exercise is prohibited by

If Lender exercises this opinio, I ender shall give Burrows; unition of acceleration. The notice shall provide a second of not less than 30 days from the late the notice is given to accordance with Section 15 within which Borrows, must pay all sman secured by this Security Instrument. If Burrowse fails to pay these

provide a period of not feek tion is only from the late the notice is given to accounter with which is borriven unstaging all brain secured by this centris interment. If for more falls to pay disease some prior to the expectation of this period, Leader may tracked any remoders permitted by this Security instrument without further notice is devoted on bostoners.

19. Borrower's Rights is flavored After Acceleration. If Borrower ancies circtain conditions, Borrower shall have the right to have enforcement of this Socurity instrument discontinued at any time prior to the wasters of: (a) five days before sale of the Property pursonan to my power of sale commands that Security Instrument. (b) such other pariod as Applicable Law might specify for the termination of borrower's right to reinstake; or (c) entry of a highpoint inforcing this Security Instrument. Those conditions are that Borrower. (c) pays Lorder oil summ which then would be due under falls Security Instrument, and Borrower's (c) pays all expenses incurred in enforcing this Security Instrument, and the Note as I no acceleration had occurred; (d) curves any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attempts force, property inspecting and valuations free, and other heat incurred for the purpose of protocting Lender's interest in the Property and rights under this Security Instrument, and (d) takes such action as Lander may reasonably require to avarier that Londer's interest in the Property and rights under this Security Instrument, and (d) takes such action as Lander may reasonably require that Borrower pay such reinstationent summand expenses in one or morn of the following forms, as altered by 1 ender (a) tasks (in following forms, as altered by 1 ender (a) tasks (in following forms, as altered by 1 ender (a) tasks (in following forms, as altered by 1 ender (a) tasks (in following forms, as altered by 1 ender (a) tasks (in following forms,

WASHINGTON-Single Ferrity-Form's Mag/Freddin Mac DRIFORM INSTRUMENT Decimage effects of section and section of the section of

Description: King, WA Document-Year. Month. Day. DocID 2005. 1209. 2101 Page: 12 of 17 Order: TjH Comment:

acceleration had tickured. However, this right to release that and apply in the case of acceleration under

acceleration had occurred. However, this right to relactate shall not apply in the bestion 13.

10. Sale of Note; Change of Lean Servicer; Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or interest inches without prior sarlies to Borrower. A sele might result in a change in the natity (known as the "Loan Servicer") that collects Period to Reyments does under the Note and this Security Instrument and performs other mortgage from nervicing obligations under the Note, this Security Instrument, and Applicable Law. There also nation become changes of the Loan Servicer unrelated to a size of the Note. If there is a change of the Loan Servicer Borrowers will be given vertices notice of the change which will state the name and ordiness of the new Loan Servicer, the address to which payments should be made and any other information RESPA requires in connection with a noute of transfer of wertfalle. If the Note is sold and threather the Loan Servicer is by a Loan Servicer other than the purchaser of the Note, due mortgage lean servicing obligations to Dorrower will remain with the Luan Servicer of be transferred to a successor Lean Servicer and are not assumed by will remain with the Lune Servicer or be transferred to a Riccessus Lean Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

auti remain with the Liab Service to de fratsoffres to a Seccessed Long Servicer and are two asymited by the Note purchaser.

Neither Eorrower hor Lender may commence, join, or be joined to any judicial action (as rither an individual liftiguou or the meanier of a class) that arises from the ather party a actions surcious to this Seccious transport or that alleged that the deter party has breached any provision of or any duty uwed by reason of this Security Institutional unit such Burrower or Lender (as would be hooten party with such active given it compliance with its requirements of Section 16, of ashed heligout treats he admitted that when the party has the section 16 and afforded the other party here is compliance with its requirements of Section 16, of any delivers section. If Applicable I are provided a time period which most elepade before corrain ordine can be taken, that time period with the deserted to the reasonable for purposes of this paragraph. The notice of acceleration gives to Borrowers parament to Section 22 and the notice of acceleration gives to Borrowers parament to Section 22 and the notice of acceleration gives to Borrowers parament to Section 18 shell be domained to entiry the tender and opportunity to take carriactive action provides and opportunity to the carriactive action provides of this Section 23.

21. Hazardous Substances As used in this Section 21: [a] "Hazardous Substances are domained by a substances of the paramental Law and the inflowing substances, posterior and substances, posterior and substances of the paramental Law and the inflowing substances, or committed to the active periodeum products, to be secticles und herbitides, colatile tolowest, materials containing actions or tornalidelyed, and radioactive materials to bealto, asfusy or overcommental protections (c) "Environmental Chemus" includes any response action, remedial section, or removed action, as defined in Environmental Law and (d) as "Environmental Cleanup.

remedia serica, or runnyal action, as detering in neutroniminal new and ce as instrumental Common remains a confident that can course, contribute to, or otherwise triggers and Environmental Chemop.

Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, on or in the Property. Borrower shall not dry, and allows argume size to the anything affecting the Property fair that is in violation of only Environmental Law, (b) which creates an Environmental Consideration, or (c) which, due to the presence, use, or release of a Law, ou which crosses an environmental constituent, or (a) which, due to the presence, use, or resease of a Hazardous Substance, receives a condition that adversely affects the value of the Property. The preceding of the senavores shall not apply to the presence, use, or storings on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and as maintenance of the Property (including, but not finated to, instandous substances in consumer products). Betrower shall promptly give Lander written notice of (a) any investigation, claims, domand, lawsout

Berrower shall promptly give Lunder written noises or (a) any unvestigation, coains, normate, awards or other action by any governmental or regulatory agency on private party involving the Property and Mazardous Substance or Environmental Law of which Exerciver has actual knowledge. (b) any Environmental Condition, including that not finitied to, any spiffing Busking, Stetunge, release or thress of release of any spiffing Busking, Stetunge, release or thress of release of any spiffing Busking, Stetunge, and Captardous Substance and Captardous Substance which adversarly affects the walse of the Property. If Dorrower learns, or is notified by any governmental

WASHINGTON-Single Family-Famile Mart/redde Nec LARFORM INSTRUMENT Buckleyic Efforces act on time.

Description: King, WA Document-Year. Month. Day. DocID 2005.1209.2101 Page: 13 of 17 Order TjH Comment:

or regulatory authority, or any private patry, that any removal or other temediation of any Hazardous Substance allecting the Property is necessary. Borrower shall promptly take all recessary remarkal actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Esvironmental Cleanup

NON-UNIFORM COVENANTS. Borpovers and Londer further covenant and agree as follows:

23. Asceleration; Hemedics. Lender shall give notice to Borrower prior to acceleration following
Borrower's breach of usy covenant or agreement in this Security Instrument (but not prior to
acceleration under Section 19 unless Applicable Lew provides otherwise). The notice shall specify: (a)
the default: (b) the action equinced to store the default; (c) a date, not less than 30 days from the date
the notice is given to Borrower, by which the default must be curred, and (d) that failure to cure the
default on or before the date specified in the notice may result in acceleration of the same secured by the Security instrument and sale of the Property at public auction at a date not less than 120 days in the future. The notice stall further inform Borrower of the right to reinstate after acceleration, the the future. The notice shall further inform Berenwer of the right to reinstate after acceleration, the right to bring a nont's claim to saver't the non-traistree of a default or any other defines of Burrwor to acceleration and sale, and say other manters required to be included in the notice by Applicable Law. If the default is not cured on or before the date specified in the notice, Lender at its option, may require harmediste payment to hit of all sams secured by this Security Instrument without Instrument when the matter demand may two the the power of tate notice any other remodus permitted by Applicable Law. Lender shall be satisfied to collect all expenses incurred to pursuing the remodus provided in the Section 22, including, but not institute to, reasonable atternays' less and costs of title evidence.

If Lender invokes the power of sale, Lender shall give written notice to Trustee and Lender shall take such action regarding notice of sale and sall give such motices to Entrover and to other persons as Applicable Law may require. After the time required by Applicable Law and after publication of the notice of sale. Trustee, without demand on Borrower, shall set the Property in public action to the babbes 15 default of sale. Trustee, without demand on Borrower, shall set the Property in public action to the babbes 15 default are note of sale.

persons as Appreciate Law may require. After the same requires by Application to the action of the notion of sale. Trusses, without demand on Borrover's, shall sell the Property in public auction to the highest hidder at the time and place and under the terms designated in the notice of sale in one or more parcely and in any order. Firstee determines. Trustee may postpone take of the Property for a period or periodic permitted by Applicable Law by public amountments at the time and place flight in the nutice of sale. Lender or its designer may purchase the Property at any take.

Trustee shall deliver to the purchaser Trustee's deed shall be prime facie evidence of the trustee's deed shall be prime facie evidence of the trustee's deed shall be prime facie evidence of the trustee's the statements made therein. Trustee shall apply the protecteds of the sale in the following order: (A) to all expenses of the take, including, but not facilities to, reasonable Trustee's and attorneys' fews; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legably entitled to it or as the clark of the superior cours of the courty in which the sale took place.

23. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall require to the sale involved the interest of the source of the courty in which the sale took place.

24. Substitute Trustee, the accordance with Applicable Law, Lender may from time to time appoint a successor trustee in my Trustee appointed the successor trustee in my Trustee appointed by Applicable Law.

25. Use of Fraperty. The Property is not oved principally for agricultural purposes.

WASHINGTOR-Single Facility-Facility MacFreitze Mac UNITORM INSTRUMENT Document effection secure raily from 2048 1/01 Document of the Page 14 of 16

Description: King,WA Document-Year.Month.Day.DocID 2005.1209.2101 Page: 14 of 17 Order: TjH Comment:

26. Atterneys! Fees. Looder shall be estitled to recover its reasonable atterneys! fees and costs in any action or proceeding to constructor enforce any term of this Security Instrument. The term "anorneys" fees, "whenever used in this Security Instrument, shall include without limitation attorneys! fees incurred by Lender in any backrupter proceeding or on appeal.

ORAL AGREEMENTS OR ORAL COMMITMENTS TO LOAN MONEY, EXTEND CREDIT, OR TO FORBEAR FROM ENFORCING REPAYMENT OF A DEST ARE NOT ENFORCEABLE ONDER WASHINGTON LAW.

BY SIGNING BELOW, Borrower accepts and agrees to the fixins and covenants consumed in this Security Instrument and in any Rider executed by Borrower and recorded with λ .

(Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal)	NASHINGTON-Single Family-I	arvis Mas Fraccio Mac UR Page 15	DECKIN MISTRUMENT DOG	Magic Marines on 227 1311 www.displays.com
(Seal) Borrower (Seal) (Seal) Borrower Borrower	AND AN AREA .	an an ann ag maraidh a th' an dhair (North Allah		(in - 11 in th- 1864) (in the little in Armanian des une deres ses (in .
(Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal)	Wit seex		Witness:	
(Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal) (Seal)				
(Seal) (S	Market and Market States and the States of the same specimens are sent on superview of			(Seaf
TEVEN O BATESON Borrower VIRGUNDA LEE BOITO	magani sana - 150 min min 11 a <mark>ga aras um sanaman</mark> an ministra mini		and a second	- Seat-
Good State Scall Virginia Die	troil de la reside	(Scal) Burrower	VIRGINAL LEE	Senii Burrowei

Description: King,WA Document-Year,Month.Day,DocID 2005.1209.2101 Page: 15 of 17 Order: TjH Comment:

to an an interestinguistic material and the property of the pr	pace Below This Line	For Activities	dgress		*********
Sing of Washington County of EXIMS)				
On this day personally appear	ared thefore mer 95°	even c.	Bateman	VIRGINIA	LES
individuals described in and who he/she/they signed also some as the/			ng instrument,		ged thi
mentioned. Given under my head and of			Decom		-
	HENNE SCHLEINE D		-	J. , , , , , , , , , , , , , , , , , , ,	
Notary Public State of Washingto		The second	na (al)	LA	
FAY M. ALEXANDE	R	None P	white in and lof	ilig state of Was	singten
MY COMMISSION EXP March 1, 2009	RE3	ga kiteri	n scot	te	
Seali		My com	miksion expires	3-1-1	009

Description: King,WA Document-Year,Month,Day,DocID 2005.1209.2101 Page: 16 of 17 Order: TjH Comment:

WASHINGTON Single Ferms, Farsec MacQVisiolic Mac UNIFORM INSTRUMENT Decling to Effection structure last form 3040 1/01.

Exhibit "A"

Real property in the County of King, State of Washington, described as follows:

Lot 7, Block 2, ADAMS HEIGHTS, according to the plat thereof, recorded in Volume 19 of Plats, Page 28, in King County, Washington.

Tax Parcel Number: 0037000190

Description: King,WA Document-Year.Month.Day.DocID 2005.1209.2101 Page. 17 of 17 Order: TjH Comment: